

UNITED STATES BANKRUPTCY COURT

SOUTHERN DISTRICT OF NEW YORK

In re  <b>LEHMAN BROTHERS HOLDINGS INC, et al.,</b>  <b>Debtors.</b>	<b>Chapter 11</b>  <b>Case No. 08-13555 (JMP)</b>  <b>Jointly Administered</b>
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CERTIFICATE OF SERVICE

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Viann Corbin, being first duly sworn, deposes and says:

I am not a party to this action; am over eighteen (18) years of age and reside in Mission Vicjo, California; that on the 10<sup>th</sup> day of June 2010, I served the following documents:

1. **SunCal Appellants' Reply To Opposition To Motion For Stay Pending Appeal Of Order Approving Compromise Controversy In Connection With A Repurchase Transaction With Fenway Capital, LLC And A Commercial Paper Program With Fenway Funding, LLC And For Stay Pending Appeal Of Order Denying Motion Of The SunCal Debtors For An Order Determining That The Automatic Stay Does Not Apply; Or, In The Alternative, Granting Relief From Stay And Notice Of Appeal;**

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**2. Supplemental Declaration Of Sean O'Keefe In Support Of SunCal Appellants' Reply To Opposition To Motion For Stay Pending Appeal Of Order Approving Compromise Controversy In Connection With A Repurchase Transaction With Fenway Capital, LLC And A Commercial Paper Program With Fenway Funding, LLC And For Stay Pending Appeal Of Order Denying Motion Of The SunCal Debtors For An Order Determining That The Automatic Stay Does Not Apply; Or, In The Alternative, Granting Relief From Stay And Notice Of Appeal; and**

**3. Declaration Of Robert Starkman In Support Of SunCal Appellants' Reply Re Motion For Stay Pending Appeal Of Order Approving Debtors' Motion Pursuant To Bankruptcy Rule 9019 For Authority To Compromise Controversy In Connection With A Repurchase Transaction With Fenway Capital, LLC And A Commercial Paper Program With Fenway Funding, LLC And For Stay Pending Appeal Of Order Denying Motion Of The SunCal Debtors For An Order Determining That The Automatic Stay does not Apply; or, in The Alternative, Granting Relief From Stay And Notice Of Appeal**

**ON THE FOLLOWING PARTIES VIA E-MAIL:**

Milbank, Tweed, Hadley & McCloy LLP, Dennis F. Dunne, Evan Fleck and Dennis O'Donnell:

**E-MAIL: dodonnel@milbank.com; efleck@milbank.com; ddunne@milbank.com;**

Weil, Gotshal & Manges, LLP, Edward Soto, Shai Waisman, Richard Krasnow; Lori Fife:

**E-MAIL: Edward.soto@weil.com; shai.waisman@weil.com; Richard.Krasnow@weil.com; Lori.fife@weil.com**

Pachulski, Stang, Ziehl & Jones, Richard Pachulski, Dean Ziehl and Shirley Cho:

**E-MAIL: rpachulski@pszjlaw.com; dziehl@pszjlaw.com; scho@pszjlaw.com**

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**Party in interest:** Fenway Capital, represented by Dewey & LeBoeuf: John E. Schreiber ,  
Richard Reinthaler: jschreiber@dl.com; rreinthaler@dl.com

Via Overnight Delivery: Honorable James M. Peck United States Bankruptcy Court One Bowling Green New York, NY 10004	Via Overnight Delivery U.S. Trustee for the Southern District of New York, Attn: Andy Velez-Rivera, Paul Schwartzberg 33 Whitehall St., 21 <sup>st</sup> Fl. New York, NY 10004
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Executed this 10<sup>th</sup> day of June, 2010 at Newport Beach, California.

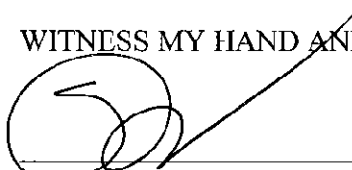
  
Viann Corbin

STATE OF CALIFORNIA                     )  
   )  
COUNTY OF ORANGE                     )

On June 10, 2010, before me, Susan L. Connor, personally appeared Viann Corbin, who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her authorized capacity, and that by her signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.

I certify under penalty of perjury under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS MY HAND AND OFFICIAL SEAL.

  
\_\_\_\_\_  
Susan Connor  
Notary Public in and for said State

